

Below is an order of the court.



PETER C. McKITTRICK
U.S. Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF OREGON

In re

NORPAC Foods, Inc., Hermiston Foods,
LLC, and Quincy Foods, LLC,

Debtors.

Case No. 19-62584-pcm11
LEAD CASE

(Jointly Administered with Case Nos.
19-33102-pcm11 and 19-33103-pcm11)

ORDER APPROVING SECOND
AMENDMENT TO FORBEARANCE
AGREEMENT

This matter came before the Court on the Motion to Approve Second Amendment to Forbearance Agreement (ECF 464, the “Motion”) filed by CoBank, ACB (“CoBank”). Based upon the arguments of counsel in the Motion and the record of this case, and good cause appearing therefor,

IT IS HEREBY ORDERED

1. The Second Amendment to Forbearance Agreement is approved. A copy of the Second Amendment to Forbearance Agreement is attached to this Order as Exhibit 1. A

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copy of the Budget referenced in the Second Amendment to Forbearance Agreement is attached to this Order as Exhibit 2.

2. The terms of the Final Order Granting Debtors' Motion for Authorization to Obtain Secured Credit (ECF 147) and the Amended Final Order Granting Debtors' Motion for Authorization to Obtain Secured Credit (Amended Only for the Purpose of Attaching Budget) (ECF 202; as amended, the "DIP Financing Order") remain in full force and effect with respect to the Debtors' use of cash collateral pursuant to the Forbearance Agreement, as amended. CoBank is provided with and retains all of the protections set forth in the DIP Financing Order for Debtor's use of cash collateral pursuant to the Forbearance Agreement, as amended, and any advances made by CoBank under the Forbearance Agreement, as amended, will be treated as Postpetition Indebtedness under the DIP Financing Order. For the avoidance of doubt, and without limitation, any advances made by CoBank under the Forbearance Agreement, as amended, will be entitled to the treatment and priority described in paragraph 8 of the DIP Financing Order. For the further avoidance of doubt, all of the rights and protections of other creditors under the DIP Financing Order are preserved.

3. Nothing herein modifies the Stipulated Order re Limited Extension of Deadline for Challenges (ECF 254), or the Stipulated Order re Further Limited Extension of Deadline for Challenges (ECF 401).

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Presented by:

MILLER NASH GRAHAM & DUNN LLP

/s/ Teresa H. Pearson

Teresa H. Pearson, OSB No. 953750
teresa.pearson@millernash.com
111 S.W. Fifth Avenue, Suite 3400
Portland, Oregon 97204
Telephone: (503) 224-5858
Fax: (503) 224-0155

Attorneys for Creditor CoBank, ACB, as Administrative Agent and Lender

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SECOND AMENDMENT TO FORBEARANCE AGREEMENT

This Amendment is entered into as of *[redacted]*, 2019 by and among NORPAC Foods, Inc., an Oregon cooperative corporation (“NORPAC”), Hermiston Foods, LLC, an Oregon limited liability company (“Hermiston”), and Quincy Foods, LLC, a Washington limited liability company (“Quincy”; together with NORPAC and Hermiston, the “Borrowers”), the Lenders (as defined in the Credit Agreement described below) signatory hereto, and CoBank, ACB, a federally chartered instrumentality of the United States, as administrative agent (in such capacity, the “Administrative Agent”) under the Credit Agreement described below.

The Borrowers, the Lenders and the Administrative Agent are parties to (i) a Credit Agreement dated as of November 15, 2017 (as amended, restated, supplemented or otherwise modified from time to time, the “Credit Agreement”) and (ii) a Forbearance Agreement dated as of November 7, 2019 (as amended, restated, supplemented or otherwise modified from time to time, the “Forbearance Agreement”).

The Borrowers have requested that the Administrative Agent and the Lenders amend the Forbearance Agreement to, among other things, extend the Forbearance Period (as defined in the Forbearance Agreement) for a limited period of time. The Administrative Agent and the Lenders are willing to grant the Borrowers’ request on the terms and subject to the conditions set forth herein.

ACCORDINGLY, in consideration of the premises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

1. **Definitions.** As used herein, capitalized terms used in this Amendment but not otherwise defined herein shall have the meanings assigned to them in the Credit Agreement or the Forbearance Agreement, as applicable.

2. **Amendments to the Forbearance Agreement.** Section 1 of the Forbearance Agreement is amended by amending and restating the following definitions to read as follows:

“Forbearance Termination Event” means the occurrence of any of the following:

- (a) the occurrence of the Stated Forbearance Termination Date; or
- (b) the occurrence of any of the following, but only if the Administrative Agent, in its sole discretion, has designated such occurrence as a Forbearance Termination Event effective as of the date specified in such notice:
 - (i) any Default or Event of Default under any Loan Document (other than the Specified Defaults);
 - (ii) the Administrative Agent or any Lender becomes aware of or determines that any Default or Event of Default (other than the Specified Defaults) had occurred and was continuing under any Loan Document as of the date of this Agreement;
 - (iii) any Borrower or any other Loan Party fails to comply in any respect with any term, condition or provision of this Agreement;

(iv) (A) Oregon Potato Company (“OPC”) withdraws from the Asset Purchase Agreement dated November 15, 2019 among the Borrowers and OPC, (B) OPC otherwise notifies any Borrower that OPC does not intend to proceed with the transactions contemplated thereunder or (C) the transactions contemplated thereunder or a higher and better offer acceptable to the Administrative Agent and approved by the Bankruptcy Court, fail to be consummated by December 17, 2019; or

(v) the Borrowers fail to cease all vegetable processing operations at the Salem facility by December 23, 2019.”

“Stated Forbearance Termination Date” means January 3, 2020 or such later date as the Administrative Agent may agree in its sole discretion.”

3. Consent to Use of Cash Collateral. Without limiting any other provision of the Forbearance Agreement or the Credit Agreement, the Administrative Agent hereby consents to the Borrowers’ Use of Cash Collateral during the Forbearance Period (as extended by this Amendment), provided that (i) as of any week, the Borrowers’ Use of Cash Collateral shall not exceed the aggregate amount of operating and non-operating disbursements permitted for such week as set forth in the Budget and (ii) no Forbearance Termination Event has occurred. Any Use of Cash Collateral shall be subject to the terms and conditions of the Credit Agreement, including, without limitation, that (x) any Use of Cash Collateral shall constitute a DIP Advance and Post-Petition Indebtedness entitled to super-priority administrative expense status and secured by the Post-Petition Collateral and (y) any Use of Cash Collateral shall be treated, for accounting purposes, as a simultaneous reduction of Pre-Petition Indebtedness and an increase in Post-Petition Indebtedness, in each case by the amount of such Use of Cash Collateral.

4. References. All references in the Forbearance Agreement to “this Agreement” shall be deemed to refer to the Forbearance Agreement as amended hereby, and any and all references in any other Loan Documents to the Forbearance Agreement shall be deemed to refer to the Forbearance Agreement as amended hereby.

5. No Other Changes. Except as amended by this Amendment, all terms of the Forbearance Agreement and the other Loan Documents remain in full force and effect.

6. Representations and Warranties. Each Borrower hereby represents and warrants to the Administrative Agent and each Lender as follows:

(a) Subject to approval by the Bankruptcy Court, each Borrower has all requisite power and authority, corporate or otherwise, to execute and deliver this Amendment and any other documents delivered hereunder and to perform its obligations under this Amendment, the Credit Agreement, the Forbearance Agreement as amended hereby and the other Loan Documents. This Amendment and the other Loan Documents have been duly and validly executed and delivered to the Administrative Agent by the Borrowers, and this Amendment, the Credit Agreement, the Forbearance Agreement as amended hereby and the other Loan Documents constitute the Borrowers’ legal, valid and binding obligations, enforceable in accordance with their terms.

(b) The execution, delivery and performance by each Borrower of this Amendment, and the performance of the Credit Agreement, the Forbearance Agreement as amended hereby and the other Loan Documents to which such Borrower is a party, have been duly authorized by all necessary corporate or other action of such Borrower and do not and will not (i) require any authorization, consent or approval by any Governmental Authority, (ii) violate such Borrower’s

Organizational Documents or any provision of any law, rule, regulation or order presently in effect having applicability to such Borrower, (iii) result in a breach of, or constitute a default under, any indenture or agreement to which such Borrower is a party or by which such Borrower or its properties may be bound or affected, or (iv) result in, or require, the creation or imposition of any Lien of any nature upon or with respect to any of the properties now owned or hereafter acquired by any Borrower (other than as required under the Loan Documents or as otherwise permitted by the Loan Documents).

(c) (i) The representations and warranties of each Borrower in the Loan Documents which are not otherwise qualified by materiality shall be true, correct and complete in all material respects on and as of the date hereof as though made on and as of such date, except to the extent that such representations and warranties relate solely to an earlier date, in which case such representations and warranties shall be true, correct and complete in all material respects as of the applicable earlier date(s); and (ii) the representations and warranties of each Borrower in the Loan Documents which are qualified by materiality shall be true, correct and complete in all respects on and as of the date hereof as though made on and as of such date, except to the extent that such representations and warranties relate solely to an earlier date, in which case such representations and warranties shall be true, correct and complete in all respects as of the applicable earlier date(s).

(d) Other than the Specified Defaults, no event has occurred and is continuing, or would result from the execution and delivery of this Amendment, which constitutes a Default, Event of Default or any other breach or default under the Loan Documents.

7. Conditions to Effectiveness. Sections 2 and 3 of this Amendment shall be effective only if the Administrative Agent has received, on or before the date of this Amendment (or such later date as the Administrative Agent may agree in writing), or waived in its sole discretion, each of the following, each in form and substance acceptable to the Administrative Agent in its sole discretion:

(a) this Amendment, duly executed by an Authorized Officer of each Borrower and an officer of each Lender;

(b) evidence of entry by the Bankruptcy Court of an order that approves this Amendment and the Forbearance Agreement as amended hereby and authorizes the Borrowers to enter into this Amendment and the transactions contemplated herein, in form and substance satisfactory to the Administrative Agent in its sole discretion;

(c) evidence of entry by the Bankruptcy Court of an order approving the transactions contemplated by the Asset Purchase Agreement dated November 15, 2019 among the Borrowers and OPC, or a higher and better offer, in form and substance satisfactory to the Administrative Agent in its sole discretion;

(d) an updated liquidation plan of the Borrowers, as certified by the CRO, in form, detail and substance acceptable to the Administrative Agent in its sole discretion;

(e) an updated Budget, in form, detail and substance acceptable to the Administrative Agent in its sole discretion;

(f) evidence that the Borrowers have ceased all vegetable processing operations at the Brooks and Stayton facilities;

(g) payment of all fees and expenses of the Administrative Agent (including the fees and expenses of the Administrative Agent and its counsel, advisors and consultants) to the extent invoiced prior to the date hereof; and

(h) such other assurances, certificates, documents, consents, reports or opinions as the Administrative Agent may require.

8. General Provisions.

(a) Release. Each Borrower hereby absolutely and unconditionally releases and forever discharges each of the Administrative Agent and Lenders, and any and all of their respective participants, parent corporations, subsidiary corporations, affiliated corporations, insurers, indemnitors, successors and assigns, together with all of the present and former Directors, officers and employees, agents, attorneys and consultants of any of the foregoing, from any and all claims, demands or causes of action of any kind, nature or description, whether arising in law or equity or upon contract or tort or under any state or federal law or otherwise, which such Borrower has had, now has or has made claim to have against any such Person for or by reason of any act, omission, matter, cause or thing whatsoever occurring or arising from the beginning of time to and including the date of this Amendment, whether such claims, demands and causes of action are matured or unmatured or known or unknown.

(b) Costs and Expenses. Each Borrower hereby reaffirms its agreement under Section 11.3 of the Credit Agreement, among other things, to pay or reimburse the Administrative Agent, any Lender or the Issuing Lender on demand for all out-of-pocket expenses incurred by the Administrative Agent, any Lender or the Issuing Lender (including the fees, charges and disbursements of counsel, collateral audits, financial advisors, appraisals, environmental assessments or other experts for the Administrative Agent, any Lender or the Issuing Lender), in connection with the preparation, negotiation, execution, delivery and administration of this Amendment and the other documents, agreements and certificates contemplated hereunder (whether or not the transactions contemplated hereby or thereby shall be consummated), in connection with any Debtor Relief Proceeding with respect to any Loan Party or in connection with the enforcement or protection of its rights. Each Borrower hereby authorizes CoBank to make DIP Advances at any time and from time to time for immediate application to such payment or reimbursement of any such fees, costs or expenses under this Section 8(b), Section 11.3 of the Credit Agreement or any other provision of the Loan Documents.

(c) No Waiver. The execution of this Amendment or any documents, agreements and certificates contemplated hereunder shall not be deemed to be a waiver of any Default or Event of Default (including, without limitation, any Specified Default) or any other breach, default or event of default under any Loan Document or other document held by the Administrative Agent or any Lender, whether or not known to the Administrative Agent or any Lender and whether or not existing on the date of this Amendment. All rights and remedies of the Administrative Agent and each Lender are and shall continue at all times to be expressly reserved by the Administrative Agent and the Lenders.

(d) Loan Document. The parties hereto hereby acknowledge and agree that this Amendment shall constitute a Loan Document for all purposes of the Credit Agreement and the other Loan Documents. This Amendment, together with the Credit Agreement, the Forbearance Agreement as amended hereby and the other Loan Documents, comprise the final and complete integration of all prior expressions by the parties hereto with respect to the subject matter hereof and shall constitute the entire agreement among the parties hereto with respect to such subject matter, superseding all prior oral or written understandings.

(e) Successors and Assigns. This Amendment shall be binding upon and inure to the benefit of each of the parties hereto, and their respective successors and assigns, except that none of the Borrowers may assign or transfer its respective rights or obligations hereunder.

(f) Severability. Should any provision of this Amendment be deemed unlawful or unenforceable, said provision shall be deemed several and apart from all other provisions of this Amendment, and all remaining provisions of this Amendment shall be fully enforceable.

(g) Governing Law. THIS AMENDMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES UNDER THIS AMENDMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF COLORADO.

(h) Headings. The captions or headings in this Amendment are for convenience only and in no way define, limit or describe the scope or intent of any provision of this Amendment.

(i) Counterparts. This Amendment may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed to be an original and all of which counterparts of this Amendment, taken together, shall constitute but one and the same instrument. Delivery of an executed counterpart of a signature page to this Amendment by facsimile or by e-mail transmission of a PDF or similar copy shall be equally as effective as delivery of a manually executed counterpart of this Amendment. Any party delivering an executed counterpart signature page to this Amendment by facsimile or by e-mail transmission shall also deliver a manually executed counterpart of this Amendment but the failure to deliver a manually executed counterpart shall not affect the validity, enforceability or binding effect of this Amendment.

Signature pages follow.

IN WITNESS WHEREOF, the parties hereto have executed this Amendment as of the day and year first above written.

NORPAC FOODS, INC., as Borrower

By: _____
Name: Shawn Campbell
Title: President

HERMISTON FOODS, LLC, as Borrower

By: _____
Name: Shawn Campbell
Title: President

QUINCY FOODS, LLC, as Borrower

By: _____
Name: Shawn Campbell
Title: President

COBANK, ACB, as Administrative Agent and as
Lender

By: _____
Name: Justin A. Barr
Title: Vice President

Forbearance Budget
Weekly Cash Flow Forecast

(\$s in 000s)	0	1	2	3	4	5	5 Week Total
	Actual 11/29/19	Forecast 12/6/19	Forecast 12/13/19	Forecast 12/20/19	Forecast 12/27/19	Forecast 1/3/20	
Total Net Normal Sales	\$4,171	\$5,652	\$5,652	–	–	–	\$11,304
Receipts							
Accounts Receivable Collections	6,876	5,500	5,000	4,500	5,260	6,048	26,308
OPC Sale Proceeds	–	–	–	91,500	–	–	91,500
Total	6,876	5,500	5,000	96,000	5,260	6,048	117,808
Operating Disbursements							
Salaried Payroll and Related Taxes	525	–	653	–	801	–	1,454
Hourly & Seasonal Labor	481	672	708	1,594	38	23	3,035
Workers Compensation Payouts	19	15	15	15	15	15	75
Total Grower Payables	(23)	–	–	–	–	–	–
Payroll Related Insurance & Benefits	314	–	750	89	500	7	1,346
Ingredients	841	650	500	250	250	250	1,900
Broker	–	–	304	–	–	–	304
Utilities	46	350	350	250	250	250	1,450
Insurance	14	–	–	–	–	197	197
Freight	416	850	850	750	750	600	3,800
Storage	1,329	200	2,500	700	100	100	3,600
Packaging	12	150	–	–	–	–	150
Selling & Marketing	87	20	20	25	25	60	150
Other	342	750	700	500	300	200	2,450
Total Operating Disbursements	4,405	3,657	7,350	4,173	3,029	1,701	19,909
Net Cash Flow from Operations	2,471	1,843	(2,350)	91,827	2,231	4,346	97,899
Non-Operating / Restructuring Disbursements							
Professional Fees	–	–	–	624	–	–	624
US Trustee	–	–	–	–	–	–	–
Other Legal/OCP	2	–	40	10	–	–	50
KCC	–	–	–	63	–	–	63
Potential Lien Claims	–	7,200	3,000	18,200	–	–	28,400
Bank Fees	–	–	–	625	–	–	625
CoBank Loan Interest	–	795	–	–	–	1,501	2,296
Net CF before Borrowing	2,469	(6,152)	(5,390)	72,305	2,231	2,845	65,840
Starting Cash	10,055	12,524	6,372	982	1,500	1,500	12,524
Net Cash before Financing	2,469	(6,152)	(5,390)	72,305	2,231	2,845	65,840
Revolver Draw / (Repayment)	–	–	–	(71,787)	(2,231)	(2,845)	(76,864)
Ending Cash	12,524	6,372	982	1,500	1,500	1,500	1,500
Starting CoBank Balance	127,677	127,677	127,677	127,677	55,889	53,658	127,677
Draw / (Repayment)	–	–	–	(71,787)	(2,231)	(2,845)	(76,864)
Ending CoBank Balance	127,677	127,677	127,677	55,889	53,658	50,813	50,813

Forbearance Budget

Professional Fees

(Excludes Bank Counsel, UST, KCC and OCP)

(\$s in 000s)				Total Aug-Oct									Total Forbearance	Total	
	Aug	Sep	Oct		11/8	11/15	11/22	11/29	12/6	12/13	12/20	12/27			
INCURRED															
SCP ⁽¹⁾	85	375	440	900	90	90	90	90	90	90	90	35	35	700	1,600
Tonkon Torp	61	210	262	532	30	30	30	30	25	25	25	25	25	245	777
UCC	—	—	872	872	75	75	75	75	63	63	63	63	30	580	1,452
Total Incurred	146	585	1,574	2,305	195	195	195	195	178	178	178	123	90	1,525	3,829
PAID															
SCP ⁽²⁾	500	—	—	—	—	—	—	736	—	—	—	288	—	—	1,024
Tonkon Torp ⁽²⁾	458	—	—	—	—	—	—	426	—	—	—	96	—	—	522
UCC ⁽²⁾	—	—	—	—	—	—	—	572	—	—	—	240	—	—	812
Total Paid	958	—	—	—	—	—	—	1,734	—	—	—	624	—	—	2,358
															2,358

Note:

1. SCP fees would be reduced if due diligence for potential real estate buyers is minimal
2. 80% of billed hours, 100% of expenses